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THE HONORABLE TANA LIN
THE HONORABLE BRIAN A. TSUCHIDA

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

DOCKLIGHT BRANDS, INC.,

Plaintiff-Counterclaim Defendant.

v.

TILRAY, INC. and HIGH PARK HOLDINGS, LTD.,

Defendants-Counterclaimants.

NO. 2:21-CV-01692-TL-BAT

STIPULATED MOTION TO RE-NOTE HIGH PARK HOLDINGS, LTD.'S MOTION TO COMPEL NON-PARTY TURNING POINT BRANDS, INC.'S COMPLIANCE WITH SUBPOENA TO PRODUCE DOCUMENTS

NOTE ON MOTION CALENDAR: December 29, 2022

Defendant-Counterclaimant High Park Holdings Ltd. ("High Park") and non-party Turning Point Brands, Inc. ("TPB"), by and through their respective counsel, respectfully submit this Stipulated Motion to Re-Note High Park's Motion to Compel TPB's Compliance with Subpoena to Produce Documents (Dkt. 98, the "Motion to Compel").

On December 6, 2022, High Park filed and served the Motion to Compel, noted for January 13, 2023, with TPB's response due on December 30, 2022, by High Park and TPB's agreement. TPB has requested additional time to respond to the Motion to Compel. Therefore, High Park and TPB stipulate and agree that High Park's Motion to Compel shall be re-noted for January 20, 2023, that TPB shall file its response to the Motion to Compel by January 6, 2023, and that High Park shall file its reply by January 20, 2023.

STIPULATED MOTION TO RE-NOTE HIGH PARK'S MOTION TO COMPEL TURNING POINT BRANDS INC.'S COMPLIANCE WITH DOCUMENT SUBPOENA - 1 CASE No. 2:21–CV–01692–TL-BAT

SAVITT BRUCE & WILLEY LLP 1425 Fourth Avenue Suite 800 Seattle, Washington 98101-2272 (206) 749-0500

1	WHEREFORE, High Park and TPB respectfully request an Order modifying the current	
2	case deadlines as described herein.	
3	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.	
4	DATED: December 29, 2022.	
5	SAVITT BRUCE & WILLEY LLP	FENWICK & WEST LLP
6	SHYIII BROOD & WIEEEI EEI	TEXT EXTENSION OF THE STATE OF
7 8 9 10	By s/Jacob P. Freeman  James P. Savitt, WSBA #16847  Jacob P. Freeman, WSBA #54123  1425 Fourth Avenue Suite 800  Seattle, Washington 98101-2272  Telephone: 206.749.0500  Facsimile: 206.749.0600  Email: jsavitt@sbwllp.com  Email: jfreeman@sbwllp.com	By s/Brian D. Buckley Brian D. Buckley (WSBA No. 26423) 1191 Second Avenue, 10th Floor Seattle, Washington 98101 Telephone: 206-389-4510 Facsimile: 206.749.0600 Email: bbuckley@fenwick.com
12 13 14	Attorneys for Defendant and Counterclaimant High Park Holdings, Ltd.	Attorneys for Non-Party Turning Point Brands, Inc.
15 16 17 18	IT IS SO ORDERED.	
19 20	DATED this 3rd day of January, 2023.	
21 22 23		BRIAN A. TSUCHIDA United States Magistrate Judge
24 25 26		
20   27		
- '	STIPULATED MOTION TO RE-NOTE HIGH PAR MOTION TO COMPEL TURNING POINT BRAND	1475 Hourth Avenue Suite 800

COMPLIANCE WITH DOCUMENT SUBPOENA - 2

CASE No. 2:21-CV-01692-TL-BAT

Seattle, Washington 98101-2272

(206) 749-0500

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that, on December 29, 2022, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel of record. Additionally, the foregoing document will be served upon Turning Point Brands, Inc.'s counsel, Brian Buckley, at Fenwick & West LLP 1191 Second Avenue 10<sup>th</sup> Floor, Seattle, WA 98101 via email and U.S. mail.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

EXECUTED this 29th day of December, 2022 at Seattle, Washington.

Eric Yocom